IN THE CHANCERY COURT OF TENNESSEE FOR THE THIRTIETH JUDICIAL DISTRICT AT MEMPHIS, SHELBY COUNTY

Plaintiff	-
VS.	
	Docket Number
Defendant	_
NOTICE TO PARTIES OF MANDATORY INJUNCTION ISSUED	
NOTICE TO PARTIES:	
Pursuant to T.C.A. Section 36-4-106, the follow Complaint for Divorce:	ring injunctions are issued against each party effective at the filing of this
	d from transferring, assigning, borrowing against, concealing or in any way erty without the consent of the other party or any order of the Court.
	maintain the marital standard of living and usual and ordinary costs of his injunction. Each party shall maintain records of all expenditures, copies of upon request.
lapse for non-payment of premiums, any in- renters and automobile, where such insurar	d from voluntarily canceling, modifying, terminating, assigning, or allowing to surance policy including, but not limited to life, health, disability, homeowners, nce policy provides coverage to either of the parties or the children, or that as beneficiaries, without the consent of the other or an order of the Court. iary status.
	ing, threatening, assaulting or abusing the other and from making disparaging any children of the parties or to either party's employer.
hundred (100) miles from the marital home, the case of a removal based upon a well-fo such cases, upon request of the non-reloca	ng the children of the parties from the State of Tennessee, or more than one without the permission of the other party or an order of the Court, unless in bunded fear of physical abuse against either the fleeing parent or the child. In ating parent, the Court will conduct and expedited hearing, by phone reasonableness of the relocation and to make such other orders as
5. The provisions of Section 36-6-101(a) this act.	(3) shall be applicable upon fulfillment of the requirements of subsection (d) of
	Kenny W. Armstrong, Clerk and Master
	Ву:
	Date: